Page	1	of 2	2 P	ages [	]	Origin	nal	[]	5	Substitute	[]	Sup	plemental			Atty.	Docket:
		Cor	nbi	ned I	)ec	lara	tior	ı for	r ]	Patent	Appl	icati	on and	Power	of At	torney	
My res and sol subject	iden le inv	ce, pos entor ter whi	st offi (if on ich is	ly one	ress nam d and	and cire is lis	tizen: ted b /hich	ship a elow) a pate	01	r an origin	al, first	and jo					original, first elow) of the
				R HAV			MPE	<u>:K</u>						10			
the spe	cific	(X)	is W L W (I n	J.S. App as/will	ed he l in t pln. l be f oplic stag	ereto; he Uni No iled in ation, e appli	the	ປ.S. ເ	*; ( un(	or der 35 U.S	S.C. §3	71 by 6	entry into th	ne U.S. na	tional sta	age of an	international *; *
and wa	s am	ended	on _	(include	e date	es of an	nendn	nents u	ınd	ler PCT Art	. 19 and	34 if P	(if ap	plicable).			
amend	ment	referr	ed to	above;	and	I ackı	nowle	edge t	he		isclose	to the					nded by any information
invento	or's o	or plan	t bre		ights												s) for patent, one country
				Appli	catio	n No.				Countr	у	_	Filing Dat	e (MM/DD	/YYYY)	_	
applica	ation	design	nating	a cour	ntry	other	than	the U	nii	ted States)	or for	an inv		lant breed	er's cert	ificate, ha	tional (PCT) ving a filing
			Non	-Priority	/ App	olicatio	n No.			Co	untry		Filing	Date (MM	DD/YYY	Y)	
I hereb	y cla	- im the	e bene	fit unde	er 35		_	 19(e) ( tion N		any Unite		-	sional applicate (MM/DD		ed belov	v:	
PCT in application U.S.C.	ntern ation §11 §1.5	ational is not 2, I ac 6 whice	l appl disc knov ch be	ication( losed ir /ledge t came av	(s) d n suc the c	esigna ch U.S luty to	ting to b. or disc	the U. PCT is lose to	S. int	, listed be ernational the PTO a	low and applicall info	l, insof ation in matior	far as the sun the mann which is t	bject matt er provide naterial to	er of eac d by the patental	th of the c first para bility as d	of any prior laims of this agraph of 35 lefined in 37 ational filing
		Ap	plicat	ion No.				Filing	g D	ate (MM/D	D/YYY	Y)	Stat	us (patente	l, pending	g, abandone	ed)
							_				-						

As a named inventor, I hereby appoint the following registered practitioners to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

All of the practitioners associated with Customer Number 001444

Direct all correspondence to the address associated with Customer Number 001444, which is presently:

BROWDY AND NEIMARK, P.L.L.C. 624 Ninth Street, N.W. Washington, D.C. 20001-5303 (202) 628-5197

application without direct communication between the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the person of my own kn and belief are believed to be true; and that these statements were may like so made are punishable by fine or imprisonment, or both, under jeopardize the validity of the application or any patent issued thereon.  FULL NAME OF FIRST INVENTOR  CHANG, Jui-Cheng  RESIDENCE	No
The undersigned hereby authorizes the U.S. Attorneys or Agents apport DIRECTION INT'L P & TM OFFICE as to any action to be take application without direct communication between the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from the U.S. At	ointed herein to accept and follow instructions from en in the U.S. Patent and Trademark Office regarding this ys or Agents and the undersigned. In the event of a change orneys or Agents appointed herein will be so notified by the nowledge are true and that all statements made on information ade with the knowledge that willful false statements and the 18 U.S.C. §1001 and that such willful false statements may
The undersigned hereby authorizes the U.S. Attorneys or Agents apportunity of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from whom instructions may be taken, the U.S. Attorney of the persons from the U.S. Attorney of the persons from the U.S. Attorney of th	cointed herein to accept and follow instructions from en in the U.S. Patent and Trademark Office regarding this yes or Agents and the undersigned. In the event of a change arreys or Agents appointed herein will be so notified by the nowledge are true and that all statements made on information add with the knowledge that willful false statements and the 18 U.S.C. §1001 and that such willful false statements may
and belief are believed to be true; and that these statements were made are punishable by fine or imprisonment, or both, under ecopardize the validity of the application or any patent issued thereon.  FULL NAME OF FIRST INVENTOR  CHANG, Jui-Cheng  RESIDENCE	ade with the knowledge that willful false statements and the 18 U.S.C. §1001 and that such willful false statements may
CHANG, Jui-Cheng CMU	'S SIGNATURE DATE
	2001 1 / / / / / / / /
	my wi Chang - Nov. 18, 200:
	CONTENSHIP TATIVANI D.C.C.
SAME AS THE POST OFFICE	TAIWAN, R.O.C
POST OFFICE ADDRESS NO. 22, 23RD ROAD, TAICHUNG INDUSTRIAL F	PARK, TAICHUNG, TAIWAN, R.O.C.
FULL NAME OF SECOND JOINT INVENTOR INVENTOR'S	'S SIGNATURE DATE
RESIDENCE	CTTIZENSHIP
POST OFFICE ADDRESS	I
FULL NAME OF THIRD JOINT INVENTOR INVENTOR	'S SIGNATURE DATE
RESIDENCE	CITIZENSHIP
POST OFFICE ADDRESS	
FULL NAME OF FOURTH JOINT INVENTOR INVENTOR'	'S SIGNATURE DATE
RESIDENCE	CTTIZENSHIP
POST OFFICE ADDRESS	
FULL NAME OF FIFTH JOINT INVENTOR INVENTOR	'S SIGNATURE DATE
RESIDENCE	CITIZENSHIP
POST OFFICE ADDRESS	
FULL NAME OF SIXTH JOINT INVENTOR INVENTOR	Constant Property Constant Pro
RESIDENCE	S SIGNATURE DATE
POST OFFICE ADDRESS	S SIGNATURE DATE  CITIZENSHIP

ALL INVENTORS MUST REVIEW APPLICATION AND DECLARATION BEFORE SIGNING. ALL ALTERATIONS MUST BE INITIALED AND DATED BY ALL INVENTORS PRIOR TO EXECUTION. NO ALTERATIONS CAN BE MADE AFTER THE DECLARATION IS SIGNED. ALL PAGES OF DECLARATION MUST BE SEEN BY ALL INVENTORS.